

Disciplinary Action: Naturopathic Physicians Medical Board				
Physician, Preceptee, Medical Assistant, Student				
Name and Designation	License / Certificate Number	Case No.	Board Action - A.R.S. Violation	Effective Date
Dr. Michael Ancharski	Lic: 82-339	01-013	Order for Probation for one year. Non-compliance Continuing Medical Education. A.R.S. §32-1501 (22) (t)	12/14/2000
Dr. Deborah Ardolf	Lic. 09-1164	12-008	Letter of Reprimand. Respondent performed testing on patient BB in her office which required a Clinical Laboratory Improvement Amendments (CLIA) certificate without having the certificate. Respondent performed experimental therapy in the form of Autologous Urinary Immune Therapy (AUIT) on patient BB, without complying with experimental criteria including protocols, detailed records, periodic analysis of results and periodic review by a medical peer review committee as approved by the Federal Food and Drug Administration or its successor agency. Violations of A.R.S. § 1501 (31) (s), (dd).	3/14/2013
Dr. Michael Berke	Lic. 02-703	07-012	Stipulated Letter Of Reprimand. Respondent signed one (1) blank prescription form, leaving the signed prescription form in the office of a practitioner who's license was suspended, or otherwise a violation of A.R.S. 32-1501 (30) (hh).	11/8/2007
Dr. Michael Berke	Lic. 02-703	10-039	Consent Agreement for Suspension of License. In 2008, 2009 and 2010, Dr. Berke failed to complete any continuing medical education [CME]. Every calendar year, Board-licensed physicians are required to complete 30 hours of approved CME. In 2008 and 2009, Dr. Berke signed the renewal forms for his license attesting that he had completed the required CME. After receiving a CME audit letter from Board staff, Dr. Berke admitted to Board staff that he had failed to complete the required CME for 2008, 2009 and 2010. The conduct described constitutes unprofessional conduct pursuant to A.R.S. § 32-1501 (31)(i) and A.R.S. § 32-1501 (31)(jj). License No. 02-703 is suspended until the Board receives proof of successful completion of all CME required for the years 2008, 2009 and 2010.	4/25/2011
Dr. Seth Black	Lic. 10-1216	12-001	Consent Agreement for Probation. In July 2011, Dr. Black was arrested for driving under the influence and leaving the scene of an accident. Dr. Black's BAC was found to be 0.24. When asked by the arresting officer if he could feel the effects of the alcohol in his system, Dr. Black stated "No". In February of 2012, Dr. Black pleaded guilty to Extreme DUI. In April of 1998, he pleaded guilty to DUI, and in June of 2001 he pleaded guilty to possession of marijuana. Dr. Black was found to be in violation of A.R.S. 32-1501 (31)(d). Dr. Black's medical license has been placed on 2 years probation during which time he shall participate in a random 10-panel drug screen two times a month, and complete a 54 hour course in substance abuse.	5/11/2012
Dr. Jennifer Burns	Lic. 05-858	08-029, 08-042, 09-051	Consent Agreement for Probation and Continuing Medical Education. In 2008 Dr. Burns failed to perform a physical examination on patient DB before prescription-only lipodissolve treatments were administered. In 2008 Dr. Burns failed to perform a physical examination on patient AB before laser treatments were performed using a prescription-only intense pulse light device. Or otherwise a violation of A.R.S. 32-1501 (31) (ww). Dr. Burns must complete 16 hours of CME in ethics, record keeping and prescribing. The CME must be pre-approved by Board Staff.	3/18/2010
Dr. Lawrence Caprio	Lic: 95-460	10-045	Consent Agreement for Suspension of License. In 2008, 2009 and 2010, Dr. Caprio failed to complete the required continuing medical education [CME]. Every calendar year, Board-licensed physicians are required to complete 30 hours of approved CME. In 2008 and 2009, Dr. Caprio signed the renewal forms for his license attesting that he had completed the required CME. After receiving a CME audit letter from Board staff, Dr. Caprio admitted to Board staff that he had failed to complete the required CME for 2008, 2009 and 2010. The conduct described constitutes unprofessional conduct pursuant to A.R.S. § 32-1501 (31)(i) and A.R.S. § 32-1501 (31)(jj). License No. 95-460 is suspended until the Board receives proof of successful completion of all CME required for the years 2008, 2009 and 2010.	5/13/2011

Dr. Mark Corbin	Lic: 05-878	09-054	Consent Agreement for 5 years probation, during which time, Respondent must enter into a treatment program, to include random drug testing. Respondent admitted to Board Investigator he had ordered excessive amounts of controlled substances, primarily Vicodin, for his personal use. Respondent admitted to being addicted to Vicodin, but that he had been clean since August of 2008. A.R.S. §32-1501 (31) (z) and (e).	5/26/2009
Dr. Alexander de Soler	Lic: 09-1121	10-029	Consent Agreement for 2 years probation. Respondent shall abstain from alcohol and all mood-altering drugs except on prescription from his treating physician for a proper therapeutic purpose. Respondent shall, within 10 days, enroll and participate in a 10-panel random urine drug screen to include alcohol and marijuana. Respondent shall be tested 2 times per month. Respondent shall complete a 36 hour substance abuse course. Respondent was found to be in violation of A.R.S. § 32-1501(31)(d).	3/10/2011
Dr. Alexander de Soler	Lic: 09-1121	10-029	AMENDMENT to Consent Agreement 10-029. Consent Agreement 10-029 required that Dr. de Soler "completely abstain from alcohol and all mood-altering drugs except on prescription from his treating physician for a proper therapeutic purpose." Without providing the certifying physician with a copy of the consent agreement, or the June 2010 evaluation by Dr. Sucher, on March 17, 2011, Dr. de Soler obtained a medical marijuana certification from Christine Strong, N.D. Dr. de Soler subsequently obtained an Arizona Medical Marijuana Registry ID card and tested positive for marijuana on drug tests from May 2011 through November 2011. Consequently, per the Amendment, Dr. de Soler is required to immediately surrender his current Arizona Medical Marijuana Registry ID Card. Should Dr. de Soler desire to continue using medical marijuana, he must obtain a new certification for medical marijuana from his treating physician. Prior to certification, he must provide his treating physician with a copy of the consent agreement 10-029, the amendment, the Investigative Report in Case No 11-023 and the June 2010 evaluation by Dr. Sucher, along with medical records.	3/8/2012
Dr. Alexander de Soler	Lic: 09-1121	11-015	Consent Agreement for Suspension, Probation and Continuing Education. During April 2011 through September 2011, Dr. de Soler issued certifications for Medical Marijuana without first reviewing the patients' profile on the Arizona Board of Pharmacy Controlled Substance Prescription Monitoring Program Database. Further, Respondent initialed certifications for those patients stating that he had reviewed the database when he had not actually done so. A violation of A.R.S. § 32-1501 (31)(o) and (s). Dr. de Soler license shall be suspended for a period of 30 consecutive days, he shall complete 24 hours of additional CME and pay a civil penalty of \$1,000.	3/8/2012
Dr. Melanie Dunn	Lic: 00-598	04-019	Order for Probation until such time as she completes Continuing Medical Education for the year 2003. A.R.S. §32-1501(30)(t) and A.A.C. R4-18-205(E).	10/28/2004
Dr. Carole Eastman	Lic. 04-789	08-025	Practice Restriction. Consent Agreement and Order. Dr. Eastman voluntarily agrees to restrict her Arizona Naturopathic Medical License until the Board has made a final decision regarding case no 08-025. Dr. Eastman shall not prescribe, administer or dispense anabolic Steroids, Human Growth Hormone [HGH], Testosterone, Dihydrotestosterone or DHEA, Human Chorionic Gonadotropin [HcG], any estrogen blockers, including but not limited to Arimidex, any steroid inhibitors or testosterone converters, including but not limited to Proscar, Finasteride and Propecia, any fertility drugs, including but not limited to Clomiphene, any appetite suppressant drugs, including but not limited to Phentermine or any Controlled Substances listed on Schedule II or III by the US Drug Enforcement Administration. Respondent may prescribe DHEA-7 Keto for the treatment of medical conditions which have been properly assessed, diagnosed and documented. In no event, may Dr. Eastman prescribe or dispense DHEA -7 Keto for body building purposes.	8/26/2008
Dr. Carole Eastman	Lic. 04-789	08-025	Voluntary Surrender of Medical License and Certificate to Dispense. Respondent prescribed testosterone to patients without an accepted naturopathic therapeutic purpose. A Violation of A.R.S. 32-1501 (31) (r) (uu).	1/16/2010
Dr. Chrystie Eggerling	Lic, 08-1052	10-015	Consent Agreement for Probation with Continuing Education. Respondent prescribed Oxycodone, a schedule II substance to three patients. From December 2009 - January 2010, Respondent prescribed a controlled substance to an immediate family member in a non-emergency situation. A violation A.R.S. 32-1501 (31) (s), and (vv). Respondent's naturopathic license is placed on probation for 1 year. Within 60 days of effective date of order, Respondent shall complete 10 hours of CE in classification of controlled substances and drug seeking behavior.	1/12/2011
Dr. Steven Ehrlich	Lic: 00-573	02-027	Consent Agreement and Order for Probation for one year/ Non-compliance Continuing Medical Education. A.R.S. §32-1501 (22) (t)	4/11/2002

Dr. Ramon Esquerdo	Lic: 04-832	11-018	Consent Agreement and Order for Continuing Medical Education. From February of 2010 through June of 2011, Respondent prescribed Opioid pain medications, muscle relaxants, sedatives and Testosterone to patient CT in very significant quantities, without performing an adequate physician examination, without lab work and without documenting medical necessity. A Violation of A.R.S. 32-1501(31)(r)(v).	5/10/2012
Dr. Jeffery Feingold	Lic: 91-414	03-008	Revocation of license: Final Decision to revoke came on April 21, 2005 after conviction on numerous felony counts involving the illegal prescription of controlled substances for non-therapeutic purposes. A.R.S. 32-1501 (25) (c), (r), (s), (t), (z) and A.R.S. 32-1501 (31) (y).	4/21/2005
Dr. Gioacchino Franco	Lic: 04-839	11-011	Consent Agreement for Civil Penalty. Between May and October of 2011, Board Staff received complaints regarding Respondent's treatment of RB, PG, SJ and BC. Respondent provided a preliminary diagnosis of Lyme Disease for all 4 patients, in part based on the use of live blood cell analysis (LBA). Lyme disease had not been definitively demonstrated in any of them by any reasonable and customary medically acceptable method. Moreover, Respondent performed LBA in violation of federal safety standards as outline in the Clinical Laboratory Improvement Amendments of 1988 (CLIA), as Respondent advised he did not hold an appropriate CLIA waiver. BC presented to Respondent with an extensive medical history that included skin cancer. Labs performed by Respondent indicated a high HHV6 result. Respondent noted in BC's chart, "Coincidentally HHV6 has been implicated strongly with Lymphoma." Respondent did not follow up to rule out Lymphoma. However, an elevated HHV6 results may not necessarily indicate Lymphoma. After treating with Respondent, BC was subsequently diagnosed with Lymphoma by another physician. A violation of A.R.S. 32-1501 (31)(b),(r)and (s). Respondent was ordered to pay a \$5000 civil penalty.	9/14/2012
Dr. Jess Haggard	Lic: 04-836	07-005	Surrender of Medical License and Certificate to Dispense. Consent Agreement For Surrender of Medical License. Findings of Fact The Board received BB's patient records from the DEA. The Board also received BB's patient records from Respondent. Respondent altered BB's medical records for March 10, October 3 and December 19, 2006. The Board subpoenaed medical records for VF from Respondent on February 15, 2008. Respondent produced only a billing statement reflecting that he had dispensed \$30,000 in steroids, testosterone and human growth hormone to VF. Respondent produced no other medical records for VF. The above constitutes a violation of A.R.S. § 32-1501 (31) (o), (v) and (ee).	12/11/2008
Dr. Eric Hampton	Lic: 01-633	07-013	Consent Agreement and Order for Probation for one year / payment of \$500.00 civil penalty within 30 days of execution date of order. Finding of Fact: Respondent performed microscopic blood analysis, (Dark Field) without the required high complexity CLIA waiver. Respondent engages in misleading and/or false advertising. Respondent violated A.R.S. 32-1501 (30) (o), (r), (u), and (dd).	10/14/2008
Dr. Kelly Hannigan	Lic: 98-530	04-016	Consent Agreement and Order for Probation for one year and monthly patient file review for adequate medical record keeping. Prescribing out-of-scope narcotic, failing to maintain adequate medical records, failure to notify the Board of change in address, failure to complete Continuing Medical Education for the year 2003. A.R.S. §32-1501(30) (r) (t) (v), A.R.S. §32-1507(A).	1/18/2005
Dr John Hawrylak	Lic. 98-524	06-023	Consent Agreement / Order and Letter of Reprimand. Dr Hawrylak did not inform or failed to inform NPBOMEX in a timely manner of 2 separate consent agreements entered into with the AZ Chiropractic Board. Dr Hawrylak worked in Arizona as a Naturopathic Physician without the proper visa. Dr. Hawrylak did not inform the Board of his move back to Canada. A.R.S. §32-1501 (30) (b) (o) (r) (t) (qq) ,R4-18-111 and 32-1507	4/13/2007
Dr. Darren Hazen	Lic: 12-1311	12-1311	Consent Agreement for licensure with probation. On or about January 4, 2012 Applicant applied for licensure as a naturopathic physician in the State of AZ. On July 24, 2008, Applicant pleaded guilty to Extreme DUI. At the time of the arrest, he was shown to have a blood alcohol concentration of 0.215. On December 14, 2010, Applicant pleaded guilty to Extreme DUI. At the time of the arrest, he was shown to have a blood alcohol concentration of 0.198. The fact that there were two Extreme DUI charges within a 17 month period shows a pattern of habitual alcohol use, raising concerns about public safety, and grounds for disciplinary action. A.R.S. 32-1501(31)(d). Applicant is issued a State of Arizona naturopathic Physicians Medical License [12-1311] which is immediately placed on PROBATION for two (2) years. Applicant shall abstain from alcohol and all mood-altering drugs except on prescription from his treating physician for proper therapeutic purpose. During probation, Applicant is ordered to participate in random urine drug screen testing two (2) times a month.	5/11/2012

Dr. Jane Hendricks	Lic: 03-714	05-018	Consent Agreement and Order, Letter of Reprimand. Recommended specific nutritional products without disclosing her pecuniary interest in those products. Used her Naturopathic credentials to promote specific nutritional products that required a patient to join a multi-level marketing company. A.R.S. § 32-1501 (30) (r), A.R.S. § 32-1501 (30) (t), A.R.S. § 32-1501 (30) (w).	11/16/2005
Dr. Jill Hoffman	Lic: 07-976	10-040	Consent Agreement for Suspension of License. In 2008, 2009 and 2010, Dr. Hoffman failed to complete 30 hours of continuing medical education [CME]. Every calendar year, Board-licensed physicians are required to complete 30 hours of approved CME. In 2008 and 2009, Dr. Hoffman signed the renewal forms for her license attesting that he had completed the required CME. With her 2010 renewal, Dr. Hoffman included a letter which disclosed her noncompliance with the Board's CME requirements. The conduct described constitutes unprofessional conduct pursuant to A.R.S. § 32-1501 (31)(i)(t) and A.R.S. § 32-1501 (31)(jj). License No. 07-976 is suspended until the Board receives proof of successful complete of all CME required for the years 2008, 2009 and 2010. Suspension lifted licensed returend to active status on 06/02/2011.	
Dr. Hanna Ian	Lic: 05-859	07-011	Consent Agreement and Order. Dr. Ian failed to conduct a complete examination, failed to Identify physical findings and failed to make a complete record of her findings, on a minor patient. A.R. S. 32-1501 (30) (r) and (ii).	10/1/2007
Dr. Scott Jamison	Lic: 96-465	05-011	Consent Agreement for Probation for non-compliance Continuing Medical Education. A.R.S. 32-1501 (30) (t) Probation one year or until CME's are completed for 2003.	3/16/2005
Dr. Zahra Karim	Lic: 01-669	05-013 / 05-017	Consent agreement for Surrender of Licensure. Zahra Karim entered a guilty plea on November 14, 2005 in U.S. District Court for Conspiracy (F) and Mail Fraud (F). Violation of A.R.S. 32-321501 (30), (b), (c), (s), (ff), (mm), (qq).	4/13/2006
Dr. Cho Long Kim	Lic: 09-1122	10-016	Consent Agreement for Civil Penalty of \$100.00 for failure to notify the Board of current address. A violation of A.R.S. 32-1501 (31) (t) and A.R.S. 32-1507 (A)	5/17/2010
Dr. Jeffery Knytych	Lic: 02-684	11-009	Consent Agreement for Suspension and Letter of Reprimand. After being audited for CME by the Board in 2010, Respondent failed to submit proof of all required CME for the years 2008 and 2009. Further, Respondent attested on the renewal forms for those years that he had completed all the required CME. A violation of A.R.S. 32-1501 (31)(t),(i) and (jj). Respondent failed to report a DUI charge and subsequent conviction in 2009 within the 10 days as required by A.R.S. 32-3208, a violation of A.R.S. 32-3208(D). Suspension lifted, license returned to active status on 09/08/2011.	9/9/2011
Dr. Christina Kovalik	Lic: 04-829	08-019	Consent Agreement and Order for completion of Pediatric Advanced Life Support Course and 100 hours of Clinical Experience in Pediatric Acute Care. for violation of A. R.S. 32-1501 (31) (r).	1/8/2009
Dr. Daniel Koontz	Lic: 72-261	01-014	Superior Court ordered revocation of license. License revoked.	9/13/2001
Dr. Ryan Krch	Lic: 01-614	08-026	Consent Agreement for surrender of medical license. Prescribed testosterone to patients without an accepted naturopathic therapeutic purpose. A Violation of A.R.S. § 32-1501 (31) (r).	8/31/2010
Dr. Stephen Lee, Preceptee	Certificate 03-2020	04-004	Order for Probation for two years. Impersonating another naturopathic physician, using protected title, dispensing and/or injecting and prescribing medication to patients without the presence of a licensed naturopathic physician, seeing medical patients without a supervisor being present. A.R.S. §32-1501 (25) (g) (r)	10/26/2004

Dr. Gilberto Leon	Lic: 94-456	05-009		1/27/2005
			Consent Agreement, Letter of Reprimand. Prescribed Adderol, an out-of-scope medication. He shall no longer prescribe out-of-scope schedule II narcotics, take and pass modules A, B, C, and D of pharmacotherapeutics training. A.R.S. §32-1501 (30) (r), (t).	
Dr Chad Livdahl	Lic: 01-668	05-012 / 05-016	Consent agreement for surrender of licensure. Chad Livdahl entered a guilty plea on November 14, 2005 in U.S District Court to Conspiracy (F) and Mail Fraud (F). Violation of A.R.S. 32-1501(30) (b), (c), (s), (ff), (mm), qq).	4/13/2006
Dr Mary Marcantel	Lic: 04-791	06-024		6/8/2006
			Letter of Reprimand. Prescribing a controlled substance to a member of her immediate family. A.R.S. 32-1501 (30), (vv)	
Dr. Leslie Marcum	Lic. 05-875	06-036/ 07-009	While Medical Director of Dermacare Laser Skin Care Clinic, Respondent failed to establish a doctor/patient relationship with some patients, Respondent failed to adequately supervise technicians performing procedures on patients, and failed to maintain adequate medical records. Consent Agreement and Order executed 06/18/2007, including issuance of Letter of Reprimand, Civil Penalty of \$1,000.00, Respondent shall maintain direct supervision of any medical assistant or technician who provides patient services under the respondents direction. Respondent is required to draft an informed consent form to include full disclosure, and keep adequate medical records. Violations of A.R.S. 32-1501 (30) (0), (u), (v), (cc) and (ww).	6/18/2007
Dr. Donald Mayfield	Lic: 98-546	08-024 and 08-037	Consent agreement for surrender of License. Respondent was the responsible physician when UVB/ozone treatments were administered to patients CS and DS. Respondent did not hold the appropriate clinical Laboratory Improvement Amendments ("CLIA") certification to perform UVB.ozone treatment. A violation of A.R.S. 32-1501 (31) (s) Failure to observe any federal, state, or county or municipal law relating to public health as a physician in the state.	11/12/2009
Dr Kathleen McCaleb, AKA Dr Jaya Isham	Lic: 04-787	06-027	Consent Agreement, Order and Letter of Reprimand. Conviction of Felony possession of marijuana on October 12, 2005. A.R.S. 32-1501 (30) (c), (e) (p).	7/14/2006
Dr. Brendan McCarthy	Lic. 08-1042	08-009		1/23/2008
			License issued upon terms and conditions. Consent Agreement and Order, Letter of Reprimand. Respondent used the protected title "Dr." and "Doctor" in the State of Arizona prior to being licensed to do so. Respondent was issued a cease and desist letter by the Board regarding his use of the protected title. Respondent gave "gifts" to the Board investigator after he was issued the cease and desist letter. Prior to being licensed, Respondent continued to use the protected title "Dr." on his website, after issuance of the cease and desist letter, and after he had informed the Board he would remove the title. Respondent used false and misleading advertising on his website by stating, among other things, that his medical center was staffed with "Board Certified" naturopathic physicians. Violation of A.R.S. 32-1501 (30) (u) and A.R.S. 32-1555 (1) and (2).	
Dr. J. D. McCoy	Lic: 03-712	05-003		3/10/2005
			Order for Suspension for 30 days, probation for one year and Letter of Reprimand for the use of Botulinum Toxin Type A purchased from Toxin Research International, Inc, a product clearly labeled "For research purposes only, not for human use." A.R.S. 32-1501 (30) (b), (r), (s), (t)	
Dr. Grant McKernan	Lic: 01-676	10-004	Consent Agreement for Probation. Dr. McKernan self reported past use of cocaine. A violation of A.R.S. 32-1501 (31) (e). Dr. McKernan's medical license was placed on (1) one year probation with ordered substance abuse evaluation and treatment with montly reporting to the Board. Dr. McKernan is further ordered to participate in random durg testing, with results sent directly to the Board. He shall abstaine from the use of any mood - altering drugs except on prescription from his family physician.	12/14/2010
Dr. Grant McKernan	Lic: 01-676	10-004	Surrender of License. Addendum to Consent Agreement. Amendment to Order page 5-8 of the Consent Agreement is amended to read as follows: Mr. McKernan has relapsed and wished to surrender his naturopathic physicians license. Based upon the Findings of Fact and Conclusions of Law in the Consent Agreement, and pursuant to A.R.S. 32-1551(M)(2), Grant McKernan agrees not to practice as a naturopahtic physician on or after October 5, 2011. Addendum is effective dated January 13, 2012.	

Dr. Kenneth McWilliams	Lic: 06-934	07-048	Letter of Reprimand / Civil Penalty / Restitution. Dr. McWilliams failed to provide adequate informed consent prior to performing trigger point injections on a patient. Dr. McWilliams failed to provide adequate follow through with the patient's case once he suspected the patient may have received a pneumothorax from the TP injections and failure to provide adequate follow-up care with the patient after she showed signs of a pneumothorax. Violation of A.R.S. 32-1501 (30) (r) and (ii).	9/13/2007
Dr Harry Moore	Lic 93-430	06-008	Consent Agreement for Voluntary Surrender of License. Dr Moore wrote prescriptions for controlled substances in the State of Washington using prescriptions pads falsifying the address location of his office. Dr Moore did not have permission to use this office location address. Dr Moore wrote prescriptions for controlled substances for family members. Dr Moore falsified his DEA application. Dr Moore surrendered his DEA registration on 09/01/2005, however did not inform NPBOMEX of this surrender. A.R.S. 32-1501 (30) (b), (i), (jj), (mm).	3/9/2006
Dr. Lance Morris	Lic: 85-372	05-008	Consent Agreement, Letter of Reprimand. During the years of 2003 and 2004 Dr. Morris dispensed nutrients, vitamins, minerals, herbs, and homeopathic medication without an active Certificate to Dispense. A.R.S. §32-1501 (30) (t). A.R.S. §32-1581 (A) (1)	2/4/2005
Dr. Lance Morris	Lic: 85-372	03-004	Findings of Public Emergency and Order of Summary Suspension: Violation of Probation. Personal use of a controlled substance. A.R.S. §32-1501 (22) (b), (e), (p), (r), (t), (nn). License reinstated 10/10/02 with five years probation	8/1/2002
Dr. Lance Morris	Lic: 85-372	02-027	Consent Agreement and Order for Probation for five years. Personal use of a controlled substance. A.R.S. §32-1501 (22) (b), (e)	1/10/2002
Dr. Lance Morris	Lic: 85-372	99-003	Consent Agreement and Letter of Reprimand. Writing a prescription for controlled substance, not changing physician designation on the prescription pad of another physician. A.R.S. §32-1501 (22) (b), (g), (o), (p)	5/16/2000
Dr. Michelle Mossell	Lic: 1-666	05-029	Consent Agreement and Order of Probation. Probation not to exceed 180 days. Non -Compliance Continuing Medical Education. A.R.S. § 32-1501 (30) (r), A.R.S 32-1501 (30) (t), R4-18205 (A).	6/26/2005
Dr. Biance Munoz	Lic: 06-954	10-038	Consent Agreement for Probation with Letter of Reprimand and Continuing Education. From June 2009 through May 2011, Respondent wrote over 800 prescriptions for schedule II medication, including primarily Oxycodone and Roxicet. In May of 2010 Respondent used Kenalog on patient DH without knowing the concentration/dose of the Kenalog she was injecting. Respondent's conduct is in violation of A.R.S. 32-1501(31)(r)(ii)(t) and A.R.S. 32-1501(28), A.R.S. 32-1901. Respondent's medical license is placed on one year probation. Respondent has been ordered to complete 8 hours of additional CE specific to classification of controlled substances and other prescription medication.	4/12/2012
Dr. Kathleen Muratore	Lic: 03-767	10F-009-NMB and 10F-035-NMB	Respondent's License No. 03-767 is revoked. Evidence of record established Respondent's, felony conviction, habitual intemperance in the use of alcohol and opiates resulting in her incarceration; Respondent's criminal conduct and practice deficiencies bring discredit to the naturopathic profession; Respondent's numerous violations of the standards of care that constitute a danger to the public health safety or welfare; Respondent's failure to maintain adequate medical records on patients; prescribing medications for other than therapeutic purposes; Respondent's delegation of duties and responsibilities to individuals not qualified by licensure or certification to perform such tasks; Respondent's making false information in her renewal application; Respondent's charging a fee for services not rendered; and Respondent's prescribing of anabolic androgenic steroids for other than therapeutic purposes. Respondent's conduct constitutes unprofessional conduct pursuant to A.R.S. 32-1501(31) (c),(d),(p),(r),(v),(z),(bb),(ee),(jj),(pp), and (uu). Further, the evidence of record establishes that Respondent's conduct constitutes unprofessional conduct pursuant to A.R.S. 32-3208(A) and (D).	9/13/2011
Dr. M. Ann Murray	Lic: 01-646	05-024	Order for Probation and Letter of Reprimand. Failure to maintain adequate medical records. Probation ordered for one year to include independent auditor for quarterly medical records review and verification that Dr. Murray is not using off-label drugs or drugs not intended for human use.	6/30/2005

Dr. William D. Nelson	Lic. 03-744	08-004	Consent Agreement and Order. Patient SM signed a contact for services and paid up front. Due to the outcome of the first Radiessse procedure, SM did not receive her second procedure. SM paid for services not rendered. Respondent was ordered to reimburse SM \$400.00 and show proof to the Board of reimbursement paid.	7/10/2008
Dr. Brandy Pierce	Lic: 01-656	05-023	Consent Agreement and Order. Probation for 6 months. Civil Penalty of \$250.00. Prescribed controlled substances for patients via the internet, without first conducting physical examination or having previously established doctor-patient relationship. Failed to maintain adequate medical records. A.R.S. § 32-1501 (30) (w), A.R.S. § 32-1501 (30) (v), A.R.S. § 32-1501 (30) (r).	10/25/2005
Dr. Kenneth Proefrock	Lic: 96-481	04-008	Consent Agreement for License Restriction. Failure to have patient sign "consent to treat" form, a recognized standard of the naturopathic profession. Harming a patient by performing Prolotherapy treatment into cervical spine region without the required credential qualifying him in this procedure. License restricted to performing Prolotherapy of the extremities until he completes no less than 32 hours of training in Prolotherapy of the spinal region in an approved program. A.R.S. §32-1501 (30) (r)	8/18/2004
Dr. Jason Porter	Lic: 03-766	05-006	Consent Agreement for Probation and Remediation. Probation ordered for one year. Prescribed Adderol, an out-of-scope medication. A.R.S. 32-1501 (30)(t)	11/23/2004
Dr. Richard Putnam	Lic: 93-443	02-028	Consent Agreement and Order for Probation for one year. Non-compliance Continuing Medical Education. A.R.S. §32-1501 (22) (t)	5/22/2002
Dr. Yolanda Rodriguez	Lic: 04-840	10-020	Consent Agreement for Letter of Reprimand and Continuing Medical Education. From 2008 through June 2010, Respondent wrote twelve prescriptions for Oxydocone and one for Fentanyl. The majority of the prescriptions were written for pateints DV and AV. Oxycodone and fentanyl are schedule II controlled substances not within scope. Further, Respondent failed to maintain adequate medical records for patients DV and AV. Violation of A.R.S. 32-1503(31)(t) and (v), and not in compliance with A.R.S. 32-1501(28), 32-1901 and A.R.S. 32-1501(15).	3/11/2011
Dr. Robert Ruiz	Lic: 05-907	08-044	Letter of Reprimand for violation of A.R.S. 3291501 (31) (pp). Collecting a fee for services not rendered.	7/9/2009
Dr. Marie Santora	Lic.: 03-725	08-039	Consent Agreement for Letter of Reprimand for violation of A.R.S. § 32-1501 (31) (bb), Delegating professional duties and responsibilities to a person if the person has not been approved or qualified by licensure or by certification to perform these duties or responsibilities.	7/9/2009
Dr. Ave' Sims	Lic: 05-846	05-020	Order for Civil Penalty and Letter of Reprimand. Civil Penalty of \$200.00. Practicing Naturopathic Medicine without a license between the expiration of her preceptee certificate and the issuance of her license to practice Naturopathic Medicine. A.R.S. § 32-1501 (30) (r), A.R.S. § 32-1501 (30) (t) and A.R.S. § 32-1555 (1).	6/30/05
Dr. Yvonne Skinner	Lic. : 98-548	08-005	Consent Agreement and Order. Letter of Reprimand. Civil Penalty of \$500.00 payable to NPBOMEX within 30 days of the execution date of the order. Respondent shall keep adequate medical records. Violation of A.R.S. § 32-1501 (30) (r) and (v) and A.R.S. § 32-1507.	2/15/08
Dr. Yvonne Skinner	Lic: 98-548	10-025	Letter of Reprimand , 1 year probation. From July 2009 through July 2010, Respondent wrote nearly two hundred prescriptions for Schedule II Controlled substances as defined by the Federal Controlled Substance Act of 1970 (21 United States Code 802). These prescriptions were beyond the scope of practice of a naturopathic physician under A.R.S. 32-1501(28),, A.R.S. 32-1901 (b) and A.R.S. 32-1501(15). Respondent is issued a Letter of Reprimand. Respondent's license is placed on Probation for one (1) year.	9/19/11

Dr. Kirk Slagel	Lic.: 01-638	06-045	Consent Agreement and Order. 5 Years Probation. Terms of Probation, Dr. Slagle is ordered to participate in counseling/therapy sessions at least two times a month regarding unresolved childhood issues and boundary issues. Dr. Slagel is ordered to complete a cognitive behavior workbook on risk management for physicians. During the probation period, Dr. Slagel shall have a female third party chaperone in the room at all times when seeing a female patient. Dr. slagel failed to adhere to professional boundaries in dealing with a female patient, students and co-workers, violating A.R.S. §32-1501 (30) (b), (r) and (t).	1/15/08
Dr. Kirk Slagel	Lic.: 01-638	10-005	Order for Suspension Of Medical License. On December 17, 2007, Respondent signed a Consent Agreement and Order. Respondent was ordered to undergo re-evaluations every 6 months, while on probation. Respondent made attempts to undergo the re-evaluation, however Respondent was not re-evaluated as required by the 2007 Consent Agreement. Respondent violated a Formal Consent Agreement entered into with the Board. A violation of A.R.S. § 32-1501 (31) (nn). Respondent's license is suspended upon completion of the first re-evaluation with a Board approved evaluator, and Board approves reinstatement.	1/14/10
Dr. Andrea Spira-O'Connor	Lic: 09-1168	11-016	Consent Agreement for Suspension, Probation and Continuing Education [CME]. In 2011, Respondent certified numerous patients for medical marijuana use. With regard to most of the patients Respondent certified for medical marijuana use from April 2011 until August 2011, Respondent issued certifications for medical marijuana without first reviewing the patient's profile on the Arizona Board of Pharmacy Controlled Substance Prescription Monitoring Program Database ("PMP Database"). A.A.C. R9-17-202(F)(5)(i)(iii) requires that a physician's written certification for medical marijuana use include a statement initialed by the physician that she reviewed the qualifying patient's profile on the PMP Database. Respondent initialed certifications for those patients stating that she had reviewed the PMP Database when she had not actually done so. A violation of A.R.S. § 32-1501(o), (s). Respondent's medical license is suspended from June 2, 2012 through July 1, 2012. Respondent shall complete 24 hours of additional CME in record keeping, pain management, and law and ethics. Respondent shall pay a civil penalty of \$1000.	
Dr. Katrina Steinberger	Lic: 99-560	05-027	Consent Agreement and Order, Letter of Reprimand. Used the Product Botulinum Toxin Type A purchased from Toxin Research International, Inc. This product was clearly marked " For research purposes only, not for human use" A.R.S. §32-1501 (30) (b), A.R.S. § 32-1501 (30) (r).	11/21/05
Dr. Christine Strong	Lic: 97-484	11-010	Consent Agreement for Suspension, Probation, Civil Penalty and CE. Records indicate for 8 patients, Respondent failed to perform a physical examination and failed to maintain adequate medical records because the records failed to contain sufficient information to support a debilitating medical condition diagnosis that would qualify the patients to be certified for medical marijuana. Respondent certified four of the eight patients as qualified based upon severe and chronic pain, however patient records do not support a diagnosis of severe and chronic pain and do not indicate the four patients were taking any pain medication. Respondent was found to be in violation of A.R.S. §32-1501(r),(v) and (z). 30 day suspension to begin on 07/21/2012 and end 08/19/2012.	1/19/2012
Dr. Camille Teale	Lic. 04-808	06-033	Failure to comply with continuing medical education requirements. Failure to complete 2005 licensure renewal form in a timely manner. Consent Agreement and Order for Probation for one year. Completion of renewal form and completion of CME. A.R.S. 32-1501 30) (b), (r) and R4-18205 (A) (b) (2).	10/13/06
Dr. Sam J. Walters	Lic: 98-528	03-026	Letter of Reprimand Issued: Inappropriate use of methotrexate with patient: A.R.S. §32-1501 (30) (z)	1/22/2004

Dr. Sam J. Walters	Lic. 98-528	09-052	12/10/2010
			Respondent
			requested and
			was granted
			by the Board,
			early
		Consent Agreement for 2 year Probation and 60 hours of Continuing Medical Education. Failed to perform a physical examination on a new patient prior to making treatment recommendations. Administered Mild Silver Protein Intravenously without complying with experimental criteria. Failed to maintain adequate medical records. Prescribed thyroid medication for the purpose of weight loss. A violation of A.R.S. 32-1501 (31) (r), (v), (w), (y), (z),(dd), (ww) and (xx).	probation
		10-001	termination on
			03/08/2012
Dr. Shannon York	Lic. 05-901	08-044	7/14/2009
		Letter of Reprimand for violation of A.R.S. 32-1501 (31) (pp). Collecting a fee for services not rendered.	
Dr. Benjamin Zorensky	Lic: 07-1034	12-005	3/9/2012
		Consent Agreement for Suspension and Probation. In 2010 and 2011, Dr. Zorensky failed to complete the required 30 hours of continuing medical education [CME]. Every calendar year, Board-licensed physicians are required to complete 30 hours of CME A.A.C. R4-18-205(A). In 2010, Respondent signed the renewal form for his license attesting that he had completed the required CME. On January 9, 2012, Respondent self reported his failure to comply with the CME requirements for 2010 and 2011. A Violation of A.R.S. 32-1501(31) (t)(i) and (jj). Dr. Zorensky's license is suspended until such time as he completes and Board staff receives, proof of successful completion of all CME required for the years 2010 and 2011. Upon termination of suspension, his license shall immediately be placed on probation for a period of three (3) years.	

Last Revision 03/18/2013